

Panaji, 24th October, 2013 (Kartika 2, 1935)

SERIES II No. 30

OFFICIAL GAZETTE



GOVERNMENT OF GOA

PUBLISHED BY AUTHORITY

Note:- There are three Extraordinary issues to the Official Gazette, Series II No. 29 dated 17-10-2013 as follows:-

- 1) *Extraordinary dated 18-10-2013 from pages 751 to 752 regarding Notification from Department of General Administration.*
- 2) *Extraordinary (No. 2) dated 22-10-2013 from pages 753 to 754 regarding Notification from Department of Panchayati Raj & Community Development (Directorate of Panchayat).*
- 3) *Extraordinary (No. 3) dated 23-10-2013 from pages 755 to 756 regarding Notification from Goa Legislature Secretariat.*

GOVERNMENT OF GOA

Department of Agriculture

Directorate of Agriculture

Order

No. 8/15/2013-14/D.Aagri/287

On completion of deputation period, Government is pleased to repatriate Shri Krishnanath Naik, Assistant Agriculture Officer who was on deputation to Sanjivani Sahakari Sakhar Karkhana Ltd., as Chief Agriculture Officer with effect from 30-09-2013 (a.n.).

On repatriation, Shri Krishnanath Naik, Assistant Agriculture Officer is posted in the Office of Assistant Director of Agriculture (FT), Farmers Training Centre, Ela Old Goa w.e.f. 01-10-2013 (b.n.) against the post vacated by Shri Saieesh Gandhi.

By order and in the name of the Governor of Goa.

P. Tufani, Director & ex officio Secretary (Agriculture).

Tonca-Caranzalem, 14th October, 2013.

Addendum

No. 8/117/2013-14/D.Aagri/285

Read: Order No. 8/117/2013-14/D.Aagri/218 dated 5th August, 2013.

In the above referred Order the following para is to be added as last para:

"It is certified that the verification of character and antecedent of the above candidate have been verified by Additional District Magistrate, North Panaji and nothing adverse has been found, their attestation rolls are maintained at the Directorate of Agriculture for record".

By order and in the name of the Governor of Goa.

P. Tufani, Director & ex officio Joint Secretary (Agriculture).

Tonca-Caranzalem, 11th October, 2013.

Corrigendum

No. 2/14/95/Agri (Part)/Vol. II/286

Read: Government Order No. 2/14/95/Agri(Part)/Vol.II/276 dated 27-09-2013.

In the above referred Order the 1st para may be read as:

"Government is pleased to order the transfer of Shri Saieesh Gandhi, Assistant Agriculture Officer, Group 'B' Gazetted in the Pay Scale of PB—II ₹ 9,300-34,800+₹ 4,200/- Grade Pay at the Head Quarters of this Directorate against the vacant post (Raj Bhavan) caused due to promotion of Shri Prasad Parab"

Instead of

"Sanction of the Government is hereby accorded to transfer one post of Assistant Agriculture Officer, Group 'B' Gazetted in the Pay Band PB—II ₹ 9,300-34,800+₹ 4,200/- Grade Pay which is vacant at Zonal Agriculture Office,

Mapusa caused due to promotion of Shri Prasad Parab under Budget Head 2401—Crop Husbandry, 00, 001—Direction & Administration, 01—Director (Non-Plan), 01—Salaries and allot to the Head Quarter of this Directorate”.

By order and in the name of the Governor of Goa.

P. Tufani, Director & ex officio Joint Secretary (Agriculture).

Tonca-Caranzalem, 11th October, 2013.

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Department of Animal Husbandry & Veterinary Services

Directorate of Animal Husbandry & Veterinary Services

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Order

No. 14-9-AH/PAWS/2013-14/4075

In exercise of the powers conferred by sub-section (1) of Section 35 of the Prevention of Cruelty to Animals Act, 1960 (Central Act 59 of 1960) (hereinafter referred to as the 'said Act'), the Government of Goa hereby appoints Panjim Animal Welfare Society (PAWS) as an infirmary for a period of two years as operational or until modified for the purpose of said sub-section (1) of Section 35 of the said Act, with immediate effect.

By order and in the name of the Governor of Goa.

Dr. B. Braganza, Director & ex officio Jt. Secretary (AH).

Panaji, 18th October, 2013.

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Department of Co-operation

Office of the Registrar of Co-operative Societies

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Order

No. 1-23-2000/EST/RCS/3442

On the recommendation of the Departmental Promotion Committee Meeting conveyed by the Goa Public Service Commission, Panaji, vide letter No. COM/II/11/11(1)/95/259 dated 17-09-2013, the Government is pleased to promote Shri Rajesh P Parwar, Senior Marketing Inspector, Group “C”, Non-Gazetted, to the post of Asstt. Marketing Officer, Group “B” Gazetted, in the office of the Registrar of Co-op. Societies in pay scale of

PB—2 ₹ 9,300-34,800+₹ 4,200/- (GP) on regular basis with immediate effect.

The pay of Shri Rajesh P. Parwar is debitable to the Budget Head “2435—Other Agricultural Programme, 01—Marketing and Quality Control, 101—Marketing Facilities, 01—Agricultural Marketing (Non-Plan), 01—Salaries under Demand No. 71”.

The above Officer may exercise his option, for fixation of pay under FR FR22(1)(a)(1) within one month from the date of issue of this order.

He shall be on probation for a period of 2 years.

By order and in the name of the Governor of Goa.

J. B. Bhingui, Registrar & ex officio Joint Secretary (Co-operation).

Panaji, 10 October, 2013.

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Office of the Asstt. Registrar of Co-operative Societies

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Notification

No. 5-1531-2013/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, “The Aquem Apartments Co-operative Housing Maintenance Society Limited,” Aquem Alto, Margao-Goa, is registered under code symbol No. HSG-(d)-900/South-Goa/2013.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 31st July, 2013.

Certificate of Registration

“The Aquem Apartments Co-operative Housing Maintenance Society Limited,” Aquem-Alto, Margao-Goa has been registered on 31-7-2013 and it bears registration code symbol No. HSG-(d)-900/ /South Goa/2013 and it is classified as “Housing Society” under sub-classification No. 7-(d)-Co-operative Housing Maintenance Society, in terms of Rule 8 of Goa Co-operative Societies Rules, 2003.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 31st July, 2013.

Notification

No. 5-1530-2013/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, "The Dhanashree Village Co-op. Housing Society Ltd.," Mercas, Vaddem, Vasco-da-Gama Goa is registered under code symbol No. HSG-(b)-899/South-Goa/2013.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 30th July, 2013.

Certificate of Registration

"The Dhanashree Village Co-op. Housing Society Ltd.," Mercas, Vaddem, Vasco-da-Gama, has been registered on 30-7-2013 and it bears registration code symbol No. HSG-(b)-899/South Goa/2013 and it is classified as "Housing Society" under sub-classification No. 7-(b)-Co-partnership Housing Society, in terms of Rule 8 of Goa Co-operative Societies Rules, 2003.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 30th July, 2013.

Notification

No. 5-1519-2013/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, "The Diwan Ganesha Co-op. Housing Society Ltd.," near M.P.T. Ground, Baina, Vasco-da-Gama, Goa is registered under code symbol No. HSG-(b)-890/South-Goa/2013.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 7th July, 2013.

Certificate of Registration

The Diwan Ganesha Co-op. Housing Society Ltd.," near M.P.T. Ground, Baina, Vasco-da-Gama, Goa has been registered on 7-6-2013 and it bears registration code symbol No. HSG-(b)-890/South Goa/2013 and it is classified as "Housing Society" under sub-classification No. 7-(b)-Co-partnership Housing Society, in terms of Rule 8 of Goa Co-operative Societies Rules, 2003.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 7th July, 2013.

Notification

No. 5-1517-2013/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, "The Camilo Tower Co-operative Housing Maintenance Society Limited," Opposite Bank of Baroda, Colmorod, Navelim, Salcete-Goa, is registered under code symbol No. HSG-(d)-889/South-Goa/2013.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 4th June, 2013.

Certificate of Registration

"The Camilo Tower Co-operative Housing Maintenance Society Limited," Opposite Bank of Baroda, Colmorod, Navelim, Salcete-Goa, has been registered on 4-6-2013 and it bears registration code symbol No. HSG-(d)-889/South Goa/2013 and it is classified as "Housing Society" under sub-classification No. 7-(d)-Co-operative Housing Maintenance Society, in terms of Rule 8 of Goa Co-operative Societies Rules, 2003.

Sd/- (P. M. Naik), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 4th June, 2013.

Notification

No. 5-1534-2013/ARSZ/HSG

In exercise of the powers vested in me under Section 8 of the Goa Co-operative Societies Act, 2001, "The Queen's Abode Co-operative Housing Society Limited, Sirvodem, Navelim, Salcete-Goa, is registered under code symbol No. HSG-(b)-901/South-Goa/2013.

Sd/- (A. K. N. Desai), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 30th August, 2013.

Certificate of Registration

"The Queen's Abode Co-operative Housing Society Limited, Sirvodem, Navelim, Salcete-Goa, has been registered on 30-8-2013 and it bears registration code symbol No. HSG-(b)-901/South Goa/2013 and it is classified as "Housing Society" under sub-classification No. 7-(b)-Co-partnership Housing Society, in terms of Rule 8 of Goa Co-operative Societies Rules, 2003.

Sd/- (A. K. N. Desai), Asstt. Registrar of Co-op. Societies (South Zone).

Margao, 30th August, 2013.

Corrigendum

No. 1-4-76/EST/RCS/3576

Read: Order No. 1-4-76/EST/RCS dated 15-10-2013.

The designation "Co-operative Officer" indicated in para 1 on the above cited order may be corrected to read as "Co-operative Officer/ /Special Auditor".

The other contents of the order remain unchanged.

By order and in the name of the Governor of Goa.

J. B. Bhingui, Registrar & ex officio Joint Secretary (Co.op Societies).

Panaji, 18th October, 2013.

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Department of Elections

Goa State Election Commission

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Order

No. 3/5/2013/SEC/947

In exercise of the powers vested in me vide Rule 2(e) of the Goa Panchayat and Zilla Panchayat (Election Procedure) Rules, 1996, I, Dr. M. Modassir, Commissioner of Goa State Election Commission, Altinho, Panaji-Goa hereby appoints the following Officers as Returning Officers and Assistant Returning Officers within their concerned jurisdiction for the ensuing bye-elections to the vacant seats of Panchayat members in the wards mentioned against their names below:

Sr. No	Name of the Returning Officer	Name of Assistant Returning Officer	Ward No. and name of the Village Panchayat
1.	Mamlatdar of Salcete Taluka, Margao-Goa	Head Clerk in the Office of the Mamlatdar, Salcete Taluka	Ward No. VIII of Village Panchayat Colva.
2.	Mamlatdar of Mormugao Taluka, Mormugao, Vasco-da-Gama, Goa	Head Clerk in the Office of the Mamlatdar of Mormugao Taluka	Ward No. IX of Village Panchayat Cortalim-Quelossim.

Dr. M. Modassir, IAS (Retd), Commissioner, Goa State Election Commission.

Panaji, 21st October, 2013.

Notification

No. 3/5/2013/SEC/945

In exercise of the powers conferred upon me vide Rule 5 of the Goa Panchayat and Zilla Panchayat (Election Procedure) Rules, 1996, I, Dr. M. Modassir, Commissioner of Goa State Election Commission, hereby notify that the electoral rolls of the Goa Legislative Assembly prepared under the provisions of the Representation of People Act, 1950 (Central Act 43 of 1951) with 1st January, 2013 as the qualifying date and for the time being in force as on 29-09-2013 for such Constituency of the Assembly or any part thereof as is included in the area within the jurisdiction of the Panchayat shall be divided by the Returning Officer into different sections corresponding to the different wards of the Panchayats for the purpose of holding bye-elections to the following wards.

1. Ward No. VIII of Village Panchayat Colva, Salcete Taluka.

2. Ward No. IX of Village Panchayat Cortalim-Quelossim, Mormugao Taluka.

Dr. M. Modassir, IAS (Retd), Commissioner, Goa State Election Commission.

Panaji, 21st October, 2013.

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Department of Fisheries

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Order

No. DF/ADMN/LOPP/SM/DDF/2012/3244

On the recommendation of the Departmental Promotion Committee as conveyed by the Goa Public Service Commission vide their letter No. COM/II/12/20(1)/2013/272 dated 08-10-2013 the Governor of Goa is pleased to lift the probation period in respect of Dr. (Smt.) Shamila Dos Milagres Monteiro to the post of Dy. Director of Fisheries (Group "A" Gazetted) in the Directorate of Fisheries in the Pay Scale of PB—3 ₹ 15,600-39,100+Grade Pay ₹ 5,400/- with immediate effect.

By order and in the name of the Governor of Goa.

Dr. Smt. Shamila Monteiro, Director & ex officio Joint Secretary (Fisheries).

Panaji, 14th October, 2013.

Department of Home

Home—General Division

No. 2/37/2011-HD(G)/3438

भारताच्या सर्वोच्च न्यायालयांत

फौजदारी मूळ न्यायाधिकार

आव्हान याचिका (फौजदारी) २००६ चो क्र. १२९

लक्ष्मी

याचिकादार

आड

भारत सरकार आनी हेर

प्रतिवादी

आदेश

सकयल्या विशयांचेर चर्चा करपा खातीर ता. ६-२-२०१३ दिसा गृहसचीव, गृह मंत्रालय आनी सचीव, रसायनां आनी सारें मंत्रालय, हांकां राज्य सरकारांचे मुख्य सचीव/संबंदीत सचीव आनी संघप्रदेशांचे प्रशासक हांची एक बसका आयोजीत करपाची सुचोवणी केल्ली.

- (i) राज्या/संघप्रदेश हांणी ऑसिडाचे विक्रीचेर योग्य नियंत्रण दवरपा खातीर योग्य तजवीज करप.
- (ii) ऑसिड हल्ल्याचे भक्तीक पडिल्ल्या मनशाचेर योग्य उपचार करप, योग्य जतनाय घेवप आनी पुनर्वसन करप तशेंच ऑसिड हल्ल्याचे भक्तीक पडिल्ल्या मनशाच्या गरजांची दखल घेवप.
- (iii) ऑसिड हल्ल्याचे भक्तीक पडिल्ल्या मनशाक राज्य सरकारान दिवपाची लुकसाण भरपाय/वा ऑसिड हल्ल्याचे भक्तीक पडिल्ल्यांक भरपाय दिवपा खातीर खासा निधी तयार करप.

२. ता. ६-२-२०१३ च्या आदेशा उपरांत ता. १६-४-२०१३, ता. ९-७-२०१३ आनी ता. १६-७-२०१३ ह्या तारखांक आनीक तीन आदेश दिल्ले.

३. वेगवेगळीं राज्यां/ संघप्रदेशांचे सरकार हांणी आपापलीं प्रतिज्ञापत्रां सादर केलीं. भारत सरकारान ता. १७-७-२०१३ दिसा आपलें निमाणें प्रतिज्ञापत्र सादर केलें. त्या प्रतिज्ञापत्रा वांगडा “वीख बाळगप आनी विक्री नेम, २०१३” (थोडे भितर : आदर्श नेम) हो मसुदो नोंदीचेर घेतिल्लो आसा. वीख कायदो, १९१९ खाला ऑसिड आनी हेर घातक वस्तुंचे विक्रीचेर नियंत्रण दवरपा खातीर तयार केल्ले हे आदर्श नेम, आयज सावन एका सप्तका भितर, सगलीं राज्यां आनी संघप्रदेशांक धाडटले, अशें मानेस्त सॉलिसिटर जनरल श्री. मोहन परासरन हांणी सांगलां. ह्या आदर्श नेमांत ऑसिडाचो प्रकार (द्रव, खडे आनी तांची कडकसाण), कितल्या प्रमाणांत साठोवं येतलें आनी विकपाक मेळटलें,

परवानो दिवप तशेंच वैयक्तीक, शिक्षण आनी संशोधन संस्था, हॉस्पिटलां, उद्योग, सरकारी खातीं आनी भौशीक मळावयल्या संस्थांक कितल्या प्रमाणांत ऑसिड सांठोवपाक मेळटलें हाचो तपशील आसतलो, अशेंय तांणी सांगलां. मानेस्त सॉलिसिटर जनरलाचें हें निवेदन आमी स्वीकारतात.

४. राज्यां आनी संघप्रदेश हांचो विचार केल्यार महाराष्ट्र, कर्नाटक, केरळ, हरियाणा, पंजाब, मध्यप्रदेश, सिक्कीम आनी अरुणाचल प्रदेश ह्या राज्यांनी ऑसिड आनी हेर घातक पदार्थांचे विक्रीचेर नियंत्रण दवरपा खातीर नेम तयार केल्यात, अशें आमकां सांगलां. मेळिल्ले म्हायती प्रमाण मेघालय राज्यान नेमांचो मसुदो तयार केला. ताची एक प्रत ह्या न्यायालयाक उपलब्ध केल्ली आसा.

५. ऑसिड आनी हेर घातक पदार्थांचे विक्रीचेर नियंत्रण दवरपी नेम, आयजसावन दोन म्हयन्यां भितर तयार करतले अशें निवेदन तामीळनाडू राज्याच्या वकिलान आमचे मुखार केल्लें आसा.

६. ऑसिड आनी हेर घातक पदार्थांचे विक्रीचेर नियंत्रण दवरपा खातीर आतां मेरेन जीं राज्यां आनी संघप्रदेश हांणी नेम तयार करूंक नात तांणी केंद्र सरकारान तयार केल्ल्या आदर्श नेमांचे धर्तेर नेम तयार करप चड बरें जातलें, अशें आमचें मत आसा. तशेंच ज्या राज्यांनी आतां मेरेन नेम तयार केल्यात ते केंद्र सरकारान तयार केल्ल्या आदर्श नेमा इतले खर नासत जाल्यार तांणी आपूण केल्ल्या नेमांत गरजेची दुरुस्ती करून केंद्र सरकारान तयार केल्ल्या नेमांप्रमाण करचे. संबंदीत राज्यांचे मुख्य सचीव आनी संघप्रदेशांचे प्रशासक हांणी हो आदेश बेगोबेग चलणुकेंत हाडचो. केंद्र सरकारा कडल्यान आदर्श नेमांचो मसुदो मेळ्ळे उपरांत खंयचेय परिस्थितीत तीन महिन्यां भितर ताची कार्यवाही जावपाकूच जाय.

७. वीख कायदो, १९१९ सकयले गुन्यांव दखलपात्र आनी अजामीनपात्र करपा खातीर केंद्र आनी राज्यां/ संघप्रदेश हांणी यत्न करचे.

८. ऑसिड आनी हेर घातक पदार्थ विक्रीचेर नियंत्रण दवरपी नेम जीं राज्यां/संघप्रदेशांत लागू जावंक नात, तीं राज्यां/संघप्रदेशांत हे नेम लागू जाय मेरेन सकयल्या सुचोवण्यांची बेगोबेग कार्यवाही करपाची जतनाय संबंदीत राज्यांचे मुख्य सचीव आनी संघप्रदेशांचे प्रशासक हांणी घेवपाक जाय.

(i) लॉग / नोंदपटी दवरून तातूंत ऑसिड विकतें घेवपी मनशाची पुराय म्हायती तशेंच कितलें ऑसिड विकतें घेतलां ताची नोंद दवरले बगर खंयच्याच विक्रेत्याक ऑसिड विकपाक मान्यताय दिवची न्हय. तशेंच ऑसिड विकतें घेतिल्ल्या मनशाचो पुराय पत्तोय नोंदपटयेचेर नोंद करपाक जाय.

(ii) ऑसिड विकतें घेवपी मनशान फुडल्यो गरजो पुराय केले उपरांतूच सगल्या विक्रप्यांनी ऑसिड विकचें :

ए) सरकारा वतीन दिल्लें पत्तो आनी फोटू आशिल्लें अधिकृत वळखपत्र.

बी) ॲसिड विकतें घेवपाचें कारण/हेत.

(iii) विकप्यांनी तांचे कडेन आशिल्ल्या ॲसिडाचो सांठो संबंदीत उपविभागीय न्यायदंडाधिकाऱ्या कडेन (एसडीएम) १५ दिसां भितर जाहीर करपाक जाय.

(iv) १८ वर्सां सकयल्या खंयच्याच मनशाक ॲसिड विकपाक मेळचें ना.

(vi) जाहीर करूंक नाशिल्लो ॲसिडाचो सांठो मेळ्ळो जाल्यार तो जप्त करपाचो अधिकार संबंदीत एसडीएमक आसतलो, आनी अशा विकप्याक ५० हजार रुपया मेरेन दंड घालतले.

(vi) वयर सांगिल्ल्या सुचोवण्यांक पाळो न दिवपी मनशाक ५० हजार रुपया मेरेन दंड घालपाचो अधिकार संबंदीत एसडीएमक आसतलो.

९. ज्यो शिक्षणीक संस्था, संशोधन प्रयोगशाळा, हॉस्पिटलां, सरकारी खाती आनी भौशीक मळावयल्या आस्थापनांच्या ज्या खात्यांक ॲसिडाचो सांठो करचो पडटा, तांणी फुडल्या मार्गदर्शक सुचोवण्यांक पाळो दिवंचो.

(ii) ॲसिडाच्या वापराची नोंदपटी दवरून ती संबंदीत एसडीएमक सादर करची.

(ii) ॲसिडाचो सांठो ताब्यांत आनी सुरक्षीत दवरपाची जापसालदारकी एखाद्या मनशाक थारावन दिवंची.

(iii) त्या मनशाचे देखरेखी खालाच ॲसिड दवरपाक जाय. जंय ॲसिड दवरिल्लें असतलें, ती सुवात/प्रयोगशाळेंतल्यान भायर वचपी विद्यार्थी/मनीस हांची सक्तीन तपासणी करपाक जाय.

१०. ह्या सुचोवण्यांक पाळो दिवप ना/कार्यवाही करप ना/मोडप असले गुन्यांव करप्यांचेर फावो ती कारवाय करपाचो अधिकार संबंदीत एसडीएमक आसतलो.

११. २००९ चो कायदो ५, प्रमाण ३१-१२-२००९ सावन फौजदारी आचारसंहिता १९७३त ३५७ए कलमाचो आसपाव केल्लो आसा. ॲसिड हल्ल्याचे भकीक पडिल्लो मनीस जाचें हल्ल्याक लागून लुकसाण जाल्लें आसत वा जखमी जाल्लो आसत जाल्यार ताका वा ताचेर आदारून आशिल्ले हेर मनीस, जांच्या पुनर्वसनाची गरज आसतली, तांकां लुकसाण भरपाय दिवपाक निधी तयार करपा खातीर येवजण करपाची तजवीज ह्या कलमांत आसा.

१२. हे तजवीजे प्रमाण १७ राज्यां आनी ७ संघप्रदेश हांणी 'भकीक पडिल्ल्यांक भरपाय येवजण' तयार केल्या म्हणपाचें आमकां कळीत केलां. (थोडे भितर 'येवजण') ॲसिड हल्ल्याचे भकीक पडिल्ल्यांक दिवपाचे लुकसाण भरपाये विशीं ह्या राज्यांनी तयार केल्ले येवजणेंत समानताय ना. बिहारान तयार केल्ले येवजणेंत ॲसिड हल्ल्याचे भकीक पडिल्ल्या मनशाक २५ हजार रुपया दिवपाची तजवीज आसा, जाल्यार राजस्थानान २ लाख रुपया दिवपाची तजवीज केल्ली आसा. आमच्या मतान भौतेक राज्यां, संघप्रदेश हांणी हे येवजणे खाला केल्ली भरपायेची तजवीज फावोशी ना. ॲसिड हल्ल्याचे भकीक पडिल्ल्यांक बरेच फावटीं प्लास्टिक सर्जरी आनी हेर उपचार करून घेवचे पडटात हे गजाली कडेन आडनदर करपाक मेळची ना. ही अडचण मतींत घेवन, राज्यां/संघप्रदेश हांणी ॲसिड हल्ल्याचे भकीक पडिल्ल्यांक उपचार आनी पुनर्वसनाचो खर्च म्हूण उणेच ३ लाख रुपया दिवंचे, अशी सुचोवणी मानेस्त सॉलिसिटर जनरल हांणी केल्या. मानेस्त सॉलिसिटर जनरलाची ही सुचोवणी सुयोग्य आसा.

१३. राज्य सरकार/संघप्रदेश हांणी ॲसिड हल्ल्याचे भकीक पडिल्ल्यांक उपचार आनी पुनर्वसना खातीर उणीच ३ लाख रुपया लुकसाण भरपाय दिवंची, असो आदेश आमी दितात. हे रकमेंतले १ लाख रुपया अशी घटना घडले उपरांत १५ दिसां भितर (वा अशी घटना राज्य/संघप्रदेश सरकार हांचे नदरेक हाडून दिली तेन्नासावन) वैजकीय उपचार आनी तेविशींच्या खर्चा खातीर दिवंची पडटली. उरिल्ले २ लाख रुपया ताचे उपरांत रोखडेच आनी खंयचेय परिस्थितींत दोन म्हयन्यां भितर दिवपाक जाय. राज्यांचे मुख्य सचीव आनी संघप्रदेशांचे प्रशासक हांणी ह्यो सुचोवण्यो चालीक लायल्यात हाची जतनाय घेवपाक जाय.

१४. ह्या आदेशाचो थळाव्या भाशांनी अणकार करून भौसाचे म्हायती खातीर तो उजवाडा हाडपाचें काम राज्य सरकारांचे मुख्य सचीव आनी संघप्रदेशांचे प्रशासक हांणी करपाक जाय.

१५. हो विशय ३ डिसेंबर, २०१३ दिसा विशयपत्रिकेचेर दवरचो.

सय

(आर. एम. लोधा)

सय

(फकीर महम्मद इब्राहीम खलिफुल्ला)

नवी दिल्ली,

१८ जुलय, २०१३.

**भारताच्या सर्वोच्च न्यायालयात
फौजदारी मूळ न्यायाधिकार**

आव्हान याचिका (फौजदारी) २००६ चा क्र. १२९

लक्ष्मी

याचिकादार

विरुद्ध

भारत सरकार आणि इतर

प्रतिवादी

आदेश

खालील विषयांवर चर्चा करण्यासाठी दि. ६-२-२०१३ रोजी गृह सचिव, गृह मंत्रालय आणि सचिव, रसायन आणि खते मंत्रालय, यांना राज्य सरकारांचे मुख्य सचिव/संबंधित सचिव आणि संघप्रदेशांचे प्रशासक यांची एक बैठक आयोजित करण्याची सूचना करण्यात आली होती.

- (i) राज्ये/संघप्रदेशात अॅसिडच्या विक्रीवर योग्य नियंत्रण ठेवण्यासाठी योग्य ती तरतूद करणे.
- (ii) अॅसिड हल्ल्याचा बळी ठरलेल्या व्यक्तीवर योग्य ते उपचार करणे, योग्य ती काळजी घेणे आणि पुनर्वसन करणे तसेच अॅसिड हल्ल्याची बळी ठरलेल्या व्यक्तीच्या गरजांची काळजी घेणे.
- (iii) अॅसिड हल्ल्याचा बळी ठरलेल्या व्यक्तीला राज्य सरकारने द्यायची नुकसान भरपाई/किंवा अॅसिड हल्ल्याच्या बळीना भरपाई देण्यासाठी खास निधी उभारणे.

२. दि. ६-२-२०१३ च्या आदेशानंतर १६-४-२०१३, ९-७-२०१३ आणि १६-७-२०१३ या तारखांना आणखी तीन आदेश दिले होते.

३. वेगवेगळी राज्ये/संघप्रदेश सरकार यांनी आपापली प्रतिज्ञापत्रे सादर केली. भारत सरकारने दि. १७-७-२०१३ रोजी आपले अंतिम प्रतिज्ञापत्र सादर केले. या प्रतिज्ञापत्रासोबत “विष बाळगणे आणि विक्री नियम, २०१३” (संक्षिप्त : आदर्श नियम) हा मसुदा नोंदीवर घेण्यात आला आहे. विष कायदा १९१९ खाली अॅसिड आणि इतर घातक वस्तुंच्या विक्रीवर नियंत्रण ठेवण्यासाठी तयार करण्यात आलेले हे आदर्श नियम, आजपासून एका आठवड्याच्या आत, सर्व राज्ये आणि संघप्रदेशांना पाठविण्यात येतील, असे माननीय सॉलिसिटर जनरल श्री. मोहन परासरन यांनी सांगितले आहे. या आदर्श नियमात अॅसिडचा प्रकार (द्रव, खडे आणि त्यांचा कडकपणा), किती प्रमाणात साठविता आणि विकता येईल, परवाना देणे तसेच वैयक्तिक, शिक्षण व संशोधन संस्था, हॉस्पिटले, उद्योग, सरकारी खाती आणि सार्वजनिक क्षेत्रातील संस्था यांना किती प्रमाणात अॅसिड बाळगता येईल याचा तपशील असेल,

असेही त्यांनी सांगितले आहे. माननीय सॉलिसिटर जनरलचे हे निवेदन आम्ही स्वीकारत आहोत.

४. राज्ये आणि संघप्रदेशांचा विचार करता महाराष्ट्र, कर्नाटक, केरळ, हरियाणा, पंजाब, मध्यप्रदेश, सिक्कीम आणि अरुणाचल प्रदेश या राज्यांनी अॅसिड आणि इतर घातक पदार्थांच्या विक्रीवर नियंत्रण ठेवण्यासाठी नियम तयार केले आहेत, असे आम्हाला सांगण्यात आले आहे. उपलब्ध माहितीनुसार मेघालय राज्याने नियमांचा मसुदा तयार केलेला आहे. त्याची एक प्रत या न्यायालयाला उपलब्ध करण्यात आली आहे.

५. अॅसिड आणि इतर घातक पदार्थांच्या विक्रीवर नियंत्रण ठेवणारे नियम, आजपासून दोन महिन्यांच्या आत तयार करण्यात येतील असे निवेदन तामीळनाडू राज्याच्या वकिलाने आमच्यासमोर केले आहे.

६. अॅसिड आणि इतर घातक पदार्थांच्या विक्रीवर नियंत्रण ठेवण्यासाठी आतापर्यंत जी राज्ये आणि संघप्रदेश यांनी नियम तयार केलेले नाहीत, त्यांनी केंद्र सरकारने तयार केलेल्या आदर्श नियमांच्या धर्तीवर नियम तयार करणे अधिक सोयीस्कर होईल, असे आमचे मत आहे. तसेच ज्या राज्यांनी आतापर्यंत नियम तयार केलेले आहेत ते केंद्र सरकारने तयार केलेल्या आदर्श नियमाएवढे कडक नसल्यास त्यांनी स्वतःच्या नियमात आवश्यक ती दुरुस्ती करून केंद्र सरकारने तयार केलेल्या नियमानुसार करावेत. संबंधित राज्यांचे मुख्य सचिव आणि संघप्रदेशांच्या प्रशासकानी विनाविलंब या आदेशाची कार्यवाही करावी. केंद्र सरकारकडून आदर्श नियमांचा मसुदा मिळाल्यानंतर कोणत्याही परिस्थितीत तीन महिन्यांच्या आत त्यांची कार्यवाही झालीच पाहिजे.

७. विष कायदा १९१९ खालील गुन्हे दखलपात्र आणि अजामीनपात्र करण्यासाठी केंद्र आणि राज्ये/संघप्रदेश यांनी प्रयत्न करावेत.

८. अॅसिड आणि इतर घातक पदार्थ विक्रीवर नियंत्रण ठेवणारे नियम जी राज्ये/संघप्रदेशात लागू झालेले नाहीत, त्या राज्यात/संघप्रदेशात हे नियम लागू होईपर्यंत खालील सूचनांची तातडीने कार्यवाही करण्याची खबरदारी संबंधित राज्यांचे मुख्य सचिव आणि संघप्रदेशांच्या प्रशासकानी घेतली पाहिजे.

- (i) लॉग /नॉंदवही ठेऊन त्यात अॅसिड विकत घेणाऱ्या व्यक्तीचा संपूर्ण तपशील तसेच किती अॅसिड विकत घेतले त्याची नोंद ठेवल्याशिवाय कोणत्याही विक्रेत्याला अॅसिड विकण्यास मान्यता देऊ नये. तसेच अॅसिड विकत घेतलेल्या व्यक्तीचा पूर्ण पत्ताही नोंदवहीवर नोंद केला पाहिजे.
- (ii) अॅसिड विकत घेणाऱ्या व्यक्तीने पुढील गोष्टींची पूर्तता केल्यानंतरच सर्व विक्रेत्यांनी अॅसिड विक्री करावी :

- (ए) सरकारतर्फे जारी करण्यात आलेले पत्ता तसेच छायाचित्र असलेले अधिकृत ओळखपत्र.
- (बी) ऑसिड विकत घेण्याचे कारण/उद्देश.
- (iii) विक्रेत्यांनी त्यांच्याकडे असलेल्या ऑसिडचा साठा संबंधित उपविभागीय न्यायदंडाधिकारीकडे (एसडीएम) १५ दिवसांच्या आत जाहीर केला पाहिजे.
- (iv) १८ वर्षांखालील कोणत्याही व्यक्तीला ऑसिड विकता येणार नाही.
- (v) जाहीर न केलेला ऑसिडचा साठा सापडल्यास तो जप्त करण्याचा अधिकार संबंधित एसडीएमला असेल, आणि अशा विक्रेत्याला ५० हजार रुपये पर्यंत दंड ठोठावला जाईल.
- (vi) वर उल्लेखित सूचनांचा भंग करणाऱ्या व्यक्तीला ५० हजार रुपये पर्यंत दंड ठोठावण्याचा अधिकार संबंधित एसडीएमला राहील.

९. ज्या शैक्षणिक संस्था, संशोधन प्रयोगशाळा, हॉस्पिटले, सरकारी खाती आणि सार्वजनिक क्षेत्रातील आस्थापनांच्या ज्या खात्यांना ऑसिडचा साठा करावा लागतो, त्यांनी पुढील मार्गदर्शक सूचनांचे पालन करावे.

- (i) ऑसिडच्या वापराची नोंदवही ठेऊन ती संबंधित एसडीएमला सादर करावी.
- (ii) ऑसिडचा साठा ताब्यात आणि सुरक्षित ठेवण्याची जबाबदारी एखाद्या व्यक्तीवर निश्चित करावी.
- (iii) अशा व्यक्तीच्या देखरेखी खालीच ऑसिड ठेवले पाहिजे. ज्या ठिकाणी ऑसिड ठेवलेले असेल, ती जागा/प्रयोगशाळेतून बाहेर पडणारे विद्यार्थी/व्यक्तींची सक्तीने तपासणी केली पाहिजे.

१०. या सूचनांचा भंग/कार्यवाही न करणे/मोडणे इत्यादी करणाऱ्यावर योग्य ती कारवाई करण्याचा अधिकार संबंधित एसडीएमला राहील.

११. २००९ चा कायदा ५ नुसार ३१-१२-२००९ पासून फौजदारी आचारसंहिता १९७३ मध्ये ३५७ए कलमाचा समावेश करण्यात आला आहे. ऑसिड हल्ल्याचा बळी ठरलेली व्यक्ती जिचे हल्ल्यामुळे नुकसान झालेले असेल किंवा जखमी झालेली असेल तिला किंवा तिच्यावर अवलंबून असलेल्या व्यक्ती, ज्यांच्या पुनर्वसनाची गरज असेल, त्यांना नुकसान भरपाई देण्यास निधी उभारण्यासाठी योजना बनवण्याची तरतूद या कलमात आहे.

१२. या तरतुदीनुसार १७ राज्ये आणि ७ संघप्रदेशांनी 'बळी भरपाई योजना' तयार केल्याचे आम्हाला सांगण्यात आले आहे. (थोडक्यात 'योजना') ऑसिड हल्ल्याचा बळी ठरलेल्यांना द्यावयाच्या नुकसान भरपाईबाबत या राज्यांनी तयार केलेल्या योजनेत एकवाक्यता नाही. बिहारने तयार केलेल्या योजनेत ऑसिड हल्ल्याचा बळी ठरलेल्या व्यक्तीला २५ हजार रुपये देण्याची तरतूद आहे, तर राजस्थानने २ लाख रुपये देण्याची तरतूद केली आहे. आमच्या मते बहुतेक राज्ये, संघप्रदेश यांनी या योजनेखाली केलेली भरपाईची तरतूद पुरेशी नाही. ऑसिड हल्ल्याचा बळी ठरलेल्यांना अनेकवेळा प्लास्टिक सर्जरी आणि इतर उपचार घ्यावे लागतात याकडे दुर्लक्ष करता येणार नाही. ही समस्या विचारात घेऊन, राज्ये/संघप्रदेश यांनी ऑसिड हल्ल्याचा बळी ठरलेल्यांना उपचार आणि पुनर्वसनाचा खर्च म्हणून किमान ३ लाख रुपये द्यावेत, अशी सूचना माननीय सॉलिसिटर जनरलनी केली. माननीय सॉलिसिटर जनरलची ही सूचना सुयोग्य आहे.

१३. राज्य सरकार/संघप्रदेश यांनी ऑसिड हल्ल्यातील बळींना उपचार आणि पुनर्वसनासाठी किमान ३ लाख रुपये नुकसान भरपाई द्यावी, असा आदेश आम्ही देत आहोत. या रकमेपैकी १ लाख रुपये अशी घटना घडल्यापासून १५ दिवसांच्या आत (किंवा अशी घटना राज्य/संघप्रदेश सरकारच्या निदर्शनास आणल्यापासून) वैद्यकीय उपचार व त्यासंबंधीच्या खर्चासाठी द्यावी लागेल. उर्वरित २ लाख रुपये त्यानंतर शक्यतो लवकरात लवकर आणि कोणत्याही परिस्थितीत दोन महिन्यांच्या आत दिले पाहिजेत. राज्यांचे मुख्यसचिव आणि संघप्रदेशांचे प्रशासक यांनी या सूचनांची कार्यवाही होत असल्याची खबरदारी घेतली पाहिजे.

१४. या आदेशाचे स्थानिक भाषात अनुवाद करून सर्वसाधारण जनतेच्या माहितीसाठी त्याला योग्य ती प्रसिद्धी देण्याचे काम राज्य सरकारांचे मुख्यसचिव आणि संघप्रदेशांचे प्रशासक यांनी केले पाहिजे.

१५. हा विषय ३ डिसेंबर, २०१३ रोजी विषयपत्रिकेवर ठेवावा.

सही
(आर. एम. लोधा)

सही
(फकीर महम्मद इब्राहीम खलिफुल्ला)

नवी दिल्ली,
१८ जुलै, २०१३.

**In The Supreme Court of India
Criminal Original Jurisdiction**

WRIT PETITION (CRL.) NO. 129 OF 2006

Laxmi Petitioner (s)

Versus

Union of India Respondent (s)
and Others

Order

On 6-2-2013, a direction was given to the Home Secretary, Ministry of Home Affairs associating the Secretary, Ministry of Chemical & Fertilizers to convene a meeting of the Chief Secretaries/ /concerned Secretaries of the State Governments and the Administrators of the Union Territories, inter alia, to discuss the following aspects:

- (i) Enactment of appropriate provision for effective regulation of sale of acid in the States/Union Territories.
- (ii) Measures for the proper treatment, after care and rehabilitation of the victims of acid attack and needs of acid attack victims.
- (iii) Compensation payable to acid victims by the State/or creation of some separate fund for payment of compensation to the acid attack victims.

2. Following the order of 6-2-2013, three subsequent orders on 16-4-2013, 9-7-2013 and 16-7-2013 were passed by this Court.

3. Various State Governments/Union Territories have filed their affidavits. The Union of India filed its last affidavit on 17-7-2013. Along with that affidavit, draft Model Rules entitled "The Poisons Possession and Sale Rules, 2013" (for short "Model Rules") have been placed on record. Mr. Mohan Parasaran, learned Solicitor General states that the Central Government will circulate the Model Rules to regulate sale of acid and other corrosive substances framed under the Poisons Act, 1919 to all the State Governments and Union Territories within a week from today. He also states that Model Rules will include, inter alia, the form of acids (liquids or crystalline and its concentration) that can be stored and sold, issue of licenses, procurement by individuals, educational and research institutions, hospitals, industries,

Government Departments and Departments of Public Sector Undertakings. We accept the statement made by the learned Solicitor General as noted above.

4. Insofar as the States and Union Territories are concerned, we are informed that the States of Maharashtra, Karnataka, Kerala, Haryana, Punjab, Madhya Pradesh, Sikkim and Arunachal Pradesh have framed rules to regulate sale of acid and other corrosive substances. As regards State of Meghalaya, we find from the available record that draft rules have been prepared, a copy of which has been made available to the Court.

5. Learned counsel for the State of Tamil Nadu has stated before us that within two months from today, appropriate rules to regularise sale of acid and other corrosive substances shall be framed.

6. In our opinion, all the States and Union Territories which have not yet framed rules will do well to make rules to regulate sale of acid and other corrosive substances in line with the Model Rules framed by the Central Government. The States, which have framed rules but these rules are not as stringent as the Model Rules framed by the Central Government will make necessary amendments in their rules to bring them in line with the Model Rules. The Chief Secretaries of the respective States and the Administrators of the Union Territories shall ensure compliance of the above expeditiously and in no case later than three months from the receipt of the draft Model Rules from the Central Government.

7. The Centre and States/Union Territories shall work towards making the offences under the Poison Act, 1919 cognizable and non-bailable.

8. In the States/Union Territories, where rules to regulate sale of acid and other corrosive substances are not operational, until such rules are framed and made operational, the Chief Secretaries of the concerned States/Administrators of the Union Territories shall ensure the compliance of the following directions with immediate effect.

- (i) Over the counter, sale of acid is completely prohibited unless the seller maintains a log/register recording the sale of acid which will contain the details of the person(s) to

whom acid(s) is/are sold and the quantity sold. The log/register shall contain the address of the person to whom it is sold.

- (ii) All sellers shall sell acid only after the buyer has shown:
 - a) a photo ID issued by the Government which also has the address of the person:
 - b) specifies the reason/purpose for procuring acid.
- (iii) All stocks of acid must be declared by the seller with the concerned Sub-Divisional Magistrate (SDM) within 15 days.
- (iv) No acid shall be sold to any person who is below 18 years of age.
- (v) In case of undeclared stock of acid, it will be open to the concerned SDM to confiscate the stock and suitably impose fine on such seller up to Rs. 50,000/-.
- (vi) The concerned SDM may impose fine up to Rs. 50,000/- on any person who commits breach of any of the above direction.

9. The educational institutions, research laboratories, hospitals, Government Departments and the departments of Public Sector Undertakings, who are required to keep and store acid, shall follow the following guidelines:

- (i) A register of usage of acid shall be maintained and the same shall be filed with the concerned SDM.
- (ii) A person shall be made accountable for possession and safe keeping of acid in their premises.
- (iii) The acid shall be stored under the supervision of this person and there shall be compulsory checking of the students/ /personnel leaving the laboratories/place of storage where acid is used.

10. The concerned SDM shall be vested with the responsibility of taking appropriate action for the breach/default/violation of the above directions.

11. Section 357A came to inserted in the Code of Criminal Procedure, 1973 by Act 5 of 2009 w.e.f. 31-12-2009. Inter alia, this Section provides for preparation of a scheme for providing funds for the purpose of compensation to the victim or his

dependents who have suffered loss or injury as a result of the crime and who require rehabilitation.

12. We are informed that pursuant to this provision, 17 States and 7 Union Territories have prepared "Victim Compensation Scheme" (for short "Scheme"). As regards the victims of acid attacks the compensation mentioned in the Scheme framed by these States and Union Territories is un-uniform. While the State of Bihar has provided for compensation of Rs. 25,000/- in such scheme, the State of Rajasthan has provided for Rs. 2 lakhs of compensation. In our view, the compensation provided in the Scheme by most of the States/Union Territories is inadequate. It cannot be overlooked that acid attack victims need to undergo a series of plastic surgeries and other corrective treatments. Having regard to this problem, learned Solicitor General suggested to us that the compensation by the States/Union Territories for acid attack victims must be enhanced to at least Rs. 3 lakhs as the after care and rehabilitation cost. The suggestion of learned Solicitor General is very fair.

13. We, accordingly, direct that the acid attack victims shall be paid compensation of at least Rs. 3 lakhs by the concerned State Government/ /Union Territory as the after care and rehabilitation cost. of this amount, a sum of Rs. 1 lakh shall be paid to such victim within 15 days of occurrence of such incident (or being brought to the notice of the State Government/Union Territory) to facilitate immediate medical attention and expenses in this regard. The balance sum of Rs. 2 lakhs shall be paid as expeditiously as may be possible and positively within two months thereafter. The Chief Secretaries of the States and the Administrators of the Union Territories shall ensure compliance of the above direction.

14. The Chief Secretaries of the States and Administrators of the Union Territories shall take necessary steps in getting this order translated into vernacular and publicise the same appropriately for the information of public at large.

15. List the matter on December 3, 2013.

Sd/-

(R. M. Lodha)

Sd/-

(Fakkir Mohamed Ibrahim Kalifulla)

New Delhi,

July, 18, 2013.

Department of Law & Judiciary

Law (Establishment) Division

Notification by the High Court of
Judicature Appellate Side, Bombay

No. A. 1201/G/2013/7919

I

The Hon'ble High Court is pleased to make the following posting with immediate effect:

Sr. No.	Name & present posting	New posting
1.	Shri P. V. Sawaikar, District Judge-1 and Additional Sessions Judge, Panaji.	District Judge-1 and Additional Sessions Judge, Panaji.
	Judge, Margao	

II

The Hon'ble High Court has further been pleased to make the ranking of the Judicial Officer as shown herein below:

Sr. No.	Name & present posting	New posting
1.	Ms. Paul Sherin Gerturde District Judge-1 & Assistant Sessions Judge, Panaji	District Judge-2 and Assistant Sessions Judge, Panaji.

High Court, Bombay. *C. V. Bhadang*
Registrar General

Date: 5th October, 2013.

Certificate of Practice

File No. 9-18-2004-LD(Estt)/Part II(II)/1789

In partial modification of Certificate of Practice of even number dated 12-07-2010 issued under the provisions of Notaries Act, 1952 (Central Act 53 of 1952) and the Notaries Rules, 1956 made thereunder, Government of Goa is pleased to extend the area of practice as a Notary of Shri Suresh Subba Rao Aithal, to Salcete Taluka, under Rule 8A of the Notaries Rules, 1956, with immediate effect.

By order and in the name of the Governor of Goa.

Vasanti H. Parvatkar, Under Secretary (Law-Estt).

Porvorim, 14th October, 2013.

Department of Mines

Directorate of Mines & Geology

Order

No. 96/118/87-IIR-MINES/2146

WHEREAS, a mining concession with T.C. No. 55/53 was standing in the name of Shri Zacarias Antao in Potrem village of Sanguem Taluka.

AND WHEREAS, the said mining concession was abolished by the Goa, Daman and Diu Mining Concessions (Abolition and Declaration as Mining Leases) Act, 1987, and declared as a deemed mining lease under the provisions of the Mines and Minerals (Development and Regulation) Act, 1957.

AND WHEREAS, as per sub-section (1) of Section 5 of the said Abolition Act, 1957, the period of the lease has expired on 22-11-1987 and the lessee if desired, was required to apply for renewal of the lease on or before 22-11-1988 under sub-rule (8) of Rule 24-A of the Mineral Concession Rules, 1960.

AND WHEREAS, the first renewal Application with regard to this deemed mining lease was filed on time on 21-11-1988. However, since no renewal order was granted, the lessee continued to operate the said mine on the basis of sub-rule (9) of Rule 24-A of the Mineral Concession Rules, 1960, which speaks of deemed extension of lease till the State Government passes order on the renewal application.

AND WHEREAS, As per sub-sections (1) & (2) of Section 8 of MMDR Act, 1957 read with Section 5 of the Goa, Daman and Diu Mining Concessions (Abolition and Declaration as Mining Leases) Act, 1987 the first renewal period ends on 22-11-2007.

AND WHEREAS, sub-section 3 of Section 8 of MMDR Act, 1957 empowers the State Government to grant renewal of leases beyond first renewal period, if the State Government forms opinion that such renewal is in the interest of Mineral Development and renewal beyond first renewal period is necessary, in such cases, the State Government can by a reasonable recorded Order authorize renewal of lease beyond first renewal period up to a maximum period of 20 years, in case of minerals specified in Part C of First Schedule to MMDR Act, 1957. sub-section (3) of Section 8 of MMDR Act, 1957, does not mandate the State Government to give any such reason for rejection of Application for second renewal.

AND WHEREAS as per the office records of Directorate of Mines and Geology and the records of the Forest Department, survey No. 16/0 of Potrem village of Sanguem Taluka forms part of T.C.No. 55/53. This part is not separated from rest of the lease area by any natural boundary or otherwise. Survey No. 16/0 of Potrem village of Sanguem Taluka falls within Netravali Wild Life Sanctuary.

AND WHEREAS, in larger interest of protection of environment, State Government is of the opinion that it may not be necessary to grant further renewal of mining lease bearing T.C. No. 55/53, even if the same is in the interest of mineral development.

As such your application for second renewal dated 10-11-2006, in respect of T.C. No. 55/53 is hereby rejected and the mining lease bearing T.C. No. 55/53 is hereby declared to have been lapsed and determined with effect from 22-11-2007.

The determination of lease shall not absolve the lessee or any person claiming through such lessee from any liability for acts of omission or commission undertaken during operations of such lease in accordance with MMDR Act, 1957 and Rules made thereunder whether such Acts of omission or commission have been done prior or after 22-11-2007.

Prasanna A. Acharya, Director & Jt. Secretary (Mines).

Panaji, 21st October, 2013.

Department of Panchayati Raj & Community Development

Directorate of Panchayats

Notification

No. 19/11/DP/CO-OPTION V.P/13/6010

In exercise of the powers conferred by Rule 3 of the Goa Panchayat Raj (Co-option of Members) Rules, 1997, I, Director of Panchayats hereby fix **Friday the 8th day of November, 2013** as the date on which special meeting of elect member of Panchayat specified in column No. 3 of the Schedule appended hereto for co-option of one person belonging to Scheduled Caste, as a member of the Panchyat. The meeting shall be held in the respective Village Panchayat office.

SCHEDULE

Sr. No.	Name of the Block	Name of the Village Panchayat
1	2	3
1.	Satari	1. Mauxi

By order and in the name of the Governor of Goa.

Narayan R. Sawant, Director of Panchayats.

Panaji, 14th October, 2013.

Department of Personnel

Order

File No. 6/13/2013-PER

Read: 1. Order No. 13/22/2013-PER dated 24-07-2013.

2. Corrigendum No. 13/22/2013-PER dated 24-07-2013.

The ad hoc appointment of Shri Shyamsunder Korgaonkar, Senior Scale Officer of Goa Civil Service, is extended for a further period of 01 year w.e.f. 01-08-2013 to 31-07-2014 or till the expiry of extension beyond superannuation granted to him vide order read in preamble, whichever is earlier.

This is issued with the approval of GPSC conveyed vide letter No. COM/II/11/42(5)/2012/1206 dated 03-10-2013.

By order and in the name of the Governor of Goa.

Umeshchandra L. Joshi, Under Secretary (Personnel-I).

Porvorim, 9th October, 2013.

Order

File No. 13/4/2012-PER

Read: Government Order No. 13/4/2012-PER dated 26-09-2012.

Government of Goa is pleased to grant further extension in service to Smt. Valsala Vijayan, Dy. Resident Commissioner, for a period of six months with effect from 01-10-2013 to 31-03-2014. This is issued in continuation to the above referred order dated 26-09-2012.

The extension is subject to termination, without assigning any reasons at any time during the period of extension.

By order and in the name of the Governor of Goa.

Siddhi Halarnakar, Under Secretary (Personnel-II).
Porvorim, 27th September, 2013.

Addendum

File No. 6/16/2012-PER(A)

Read: Order No. 6/16/2012-PER dated 17-10-2013.

The following para shall be added to the Order dated 17-10-2013, cited above.

"The posting of Shri Vishnudas Arlekar and Smt. Maya Pednekar shall be deputation & shall be governed by the standard terms of deputation as contained in this Department's Office Memorandum No. 13/4/74-PER dated 12-2-1999 and as amended".

By order and in the name of the Governor of Goa.

Umeshchandra L. Joshi, Under Secretary (Personnel-I).

Porvorim, 17th October, 2013.

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Department of Public Health

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Order

No. 22/1/2003-I/PHD

Read: 1) Memorandum No. 22/1/2003-I/PHD dated 31-05-2013.

2) Government Order No. 22/1/2003-I/PHD dated 08-07-2013.

3) Certificate No. 22/1/2003-I/PHD dated 29-08-2013.

Dr. Sweta Sanjay Gandhi, Homeopathic Physician of North District Hospital, Mapusa under Directorate of Health Services shall draw her salary against the vacant post of Ayurvedic Physician on which Ms. Anna D'Souza Rauto, Associate Professor, INE, Bambolim was drawing the salary until further orders.

By order and in the name of the Governor of Goa.

D. G. Sardesai, Additional Secretary (Health).
Porvorim, 8th October, 2013.

Order

No. 38/88/2013-I/PHD

Government is pleased to recognize "Savaikar Clinic and Nursing Hospital, Ponda-Goa" for the purpose of Mediclaim under Mediclaim scheme and for Medical Reimbursement of Government employees, Freedom Fighters, MLAs under the Central Service (MA) Rules, 1944 for facilities of "Haemodialysis in the Renal failure cases" restricting the amount of ₹ 1,300/- per dialysis or ₹ 13,000/- per month for a minimum of 10 dialysis with immediate effect. The above Hospital shall not charge any extra amount in any manner to the dialysis patient.

This issues with the concurrence of Finance (Exp) Department vide their U. O. No. Fin (Exp)/1481340/F dated 03-10-2013.

This issues in supersession of order No. 38/88/2013-I/PHD dated 14-08-2013.

By order and in the name of the Governor of Goa.

Maria Seomara de Souza, Under Secretary (Health-II).

Porvorim, 9th October, 2013.

Certificate

No. 4/19/2002-II/PHD/Part

Read: Government Order No. 4/19/2002-II/PHD/Part dated 14-08-2013.

Certified that the character and antecedents of Dr. Apurva Rahul Kamat, Assistant Lecturer in Anaesthesiology (ICU) in the Department of Anaesthesiology in Goa Medical College and Hospital, Bambolim appointed vide above referred order has been verified by the Addl. District Magistrate, South Goa District, Margao and nothing adverse has come to the notice of the Government.

Sangeeta M. Porob, Under Secretary (Health).

Porvorim, 11th October, 2013.

Certificate

No. 2/5/2013-IV/PHD

Read: Government Order No. 11/3/89-IV/PHD/2 (Part-I) dated 06-08-2013.

Certified that the character and antecedents of Dr. Jeanne Zara Monteiro, Lecturer in Conservative Dentistry and Endodontics in Goa Dental College

and Hospital, Bambolim-Goa mentioned in the above referred order have been verified by the District Magistrate, North Goa District, Panaji and nothing adverse has come to the notice of the Government.

Sangeeta M. Porob, Under Secretary (Health).

Porvorim, 14th October, 2013.

Certificate

No. 2/6/2013-IV/PHD

Read: Government Order No. 11/3/89-IV/PHD/
(Part file) dated 15-07-2013.

Certified that the character and antecedents of Dr. Omkar Shetye, Lecturer in Oral and Maxillofacial Surgery in Goa Dental College and Hospital, Bambolim-Goa mentioned in the above referred order have been verified by the District Magistrate, South Goa District, Margao-Goa and nothing adverse has come to the notice of the Government.

Sangeeta M. Porob, Under Secretary (Health).

Porvorim, 14th October, 2013.

Certificate

No. 2/8/2013-IV/PHD

Read: Government Order No. 11/3/89-IV/PHD/2
(Part-I) dated 08-08-2013.

Certified that the character and antecedents of Dr. Abhilasha Arjun Naik, Lecturer in Conservative Dentistry and Endodontics in Goa Dental College and Hospital, Bambolim-Goa mentioned in the above referred order have been verified by the District Magistrate, South Goa District, Margao-Goa and nothing adverse has come to the notice of the Government.

Sangeeta M. Porob, Under Secretary (Health).

Porvorim, 14th October, 2013.

Certificate

No. 2/7/2013-IV/PHD

Read: Government Order No. 11/3/89-IV/PHD/2
(Part-I) dated 08-08-2013.

Certified that the character and antecedents of Dr. Swati Borkar, Lecturer in Conservative Dentistry and Endodontics in Goa Dental College and Hospital, Bambolim-Goa mentioned in the above referred order have been verified by the

District Magistrate, South Goa District, Margao-Goa and nothing adverse has come to the notice of the Government.

Sangeeta M. Porob, Under Secretary (Health).

Porvorim, 18th October, 2013.

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Department of Revenue

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Order

No. 23/4/2012-RD

Whereas, the Government of Goa, vide Notification No. 23/4/2012-RD dated 12-07-2012, issued under sub-section (1) of Section 4 of Section of the Land Acquisition Act, 1894 (Act 1 of 1894) (hereinafter referred to as the "said Act") and published in the Official Gazette, Series II No. 16, dated 19-07-2012, notified that the land specified in the Schedule thereof (hereinafter referred to as the "said land") is likely to be needed for public purpose viz, Land Acquisition for improvement of road from Caitan House Mharwada to Navdurga temple of Madkaim including Jogging track/footpath in Madkai V. P. in Marcaim Constituency (hereinafter referred to as the "said public purpose");

And whereas, the Government of Goa, considered the report made by the Collector under sub-section (2) of Section 5-A of the said Act and on being satisfied that the said land is needed for the said public purpose, vide Notification No. 23/4/2012-RD dated 31-07-2013, issued under Section 6 of the said Act, and published in the Official Gazette, Series II No. 19 dated 08-08-2013, declared that the said land is required for the said public purpose.

Now, therefore, in exercise of the powers conferred by Section 7 of the Land Acquisition Act, 1894 (Act 1 of 1894), the Government of Goa hereby directs the Collector, South Goa District, Margao-Goa to take the order for acquisition of the said land.

By order and in the name of the Governor of Goa.

Anju S. Kerkar, Under Secretary (Revenue-II).

Porvorim, 15th October, 2013.

Order

No. 23/3/2009-RD

Whereas, the Government of Goa, Daman & Diu vide Notification No. RD/LQN/246/65-67 dated 20-02-1968 issued under Section 6 of the Land Acquisition Act, 1894 (Act 1 of 1894) (hereinafter referred to as the "said Act"), and published in the Extraordinary Official Gazette, Series II No. 47 dated 23-02-1968, notified that the land specified in the Schedule thereof (hereinafter referred to as the "said land") is likely to be needed for public purpose viz, for Naval Air station at Dabolim-Goa (hereinafter referred to as the "said public purpose");

And whereas, in exercise of the powers conferred by Section 7 of the said Act, the Government of Goa appointed the Special Land Acquisition Officer, Collectorate of Goa under clause (c) of Section 3 of the said Act to perform the functions of a Collector thereby directing to take the order for acquisition of the said land.

And whereas, the land acquisition was finalised vide Award No. LAO/87/1967 dated 05-03-1969 and Award was passed by Shri L. G. Zope, Land Acquisition Officer, Panaji.

Now, the Office of Collector, North Goa District, Panaji-Goa, has moved a proposal for appointing & notifying an officer to perform the function of a Collector, South Goa District, Margao-Goa, as the land acquired is located within the jurisdiction of South Goa for determining the applications filed under 28-A of the said Act in respect of the said land, since the posts of Additional Deputy Collector (HQ-1), Collectorate of Goa and Deputy Collector (DEV) & Land Acquisition Officer, Panaji, are non existent.

Now, therefore, the Government of Goa hereby approves the proposal submitted by the Office of Collector, North Goa District, Panaji-Goa, for appointment of an Officer and hereby appoints the Deputy Collector & SDO, Mormugao-Goa, under clause (c) of Section 3 of the Land Acquisition Act, 1894, to perform the functions of a Collector, South Goa District, Margao-Goa, for determining the applications filed under 28-A of the said Act in Acquisition of Land Acquisition for Naval Air Station at Dabolim-Goa.

By order and in the name of the Governor of Goa.

Anju S. Kerkar, Under Secretary (Revenue-II).
Porvorim, 15th October, 2013.

Notification

No. 23/29/2013-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose, viz. Land Acquisition for construction of road from NH-17 near Tourism way side facility to Dhangarwada at Malpe, in village Pernem of Pernem Constituency.

Now, therefore, the Government hereby notifies, under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this notification, will under clause (seventh) of Section 24 of the said Act be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.

4. The Government further appoints under clause (c) of Section 3 of the said Act, the Dy. Collector/SDO, Pernem-Goa to perform the functions of a Collector, under the said Act in respect of the said land.

5. The Government also authorizes under sub-section (2) of Section 4 of the said Act, the following Officers to do the acts, specified therein in respect of the said land.

1. The Collector, North Goa District, Panaji-Goa.
2. The Dy. Collector/SDO, Pernem-Goa.
3. The Executive Engineer, W.D. XIII (R), PWD, Mapusa-Goa.
4. The Director of Settlement and Land Records, Panaji-Goa.

6. A rough plan of the said land is available for inspection in the Office of the Dy. Collector/SDO, Pernem-Goa for a period of 30 days from the date of publication of this Notification in the Official Gazette.

SCHEDULE

(Description of the said land)

Taluka: Pernem

Village: Pernem

Survey No./ /Sub-Div. No.	Names of the persons believed to be interested	Approx. area in sq. mts.
1	2	3
186/14	O: 1. Sitaran Ghanashyam Senai Desai. T: Gunaji Balkrishna Sawal Desai.	175
186/30	O: Raghuraj Vasudeo Deshprabhu. Parshuram Narayan Malpekar. Malini Kalyan Malpekar. Vasant Arjun Malpekar. Sunetra Narayan Naik Malpekar. Dr. Narayan P. Naik Malpekar. T: Uttam Raghunath Nai Mukund Sitaram Navelkar.	4105
185/30	O: 1. Parashuram Narayan Malpekar. 2. Malini Kalyan Malpekar. 3. Vasant Arjun Malpekar. 4. Raghuraj Vasudeo Deshprabhu. 5. Sitaran Ghanashyam Senai Desai. 6. Gunaji Balkrishna Sawal Desai. 7. Raghunath Narayan Deshprabhu. 8. Krishnaji Parshuram Deshprabhu.	3220

1	2	3
	9. Rajaram Shriram Deshprabhu.	
	10. Naguesh Vishnu Deshprabhu.	
	11. Balkrishna Ladkoba Deshprabhu.	
	12. Shivram Anant Senai Desai.	
	13. Narayan Govind Deshprabhu.	
	14. Nilkantha Dattaram Sawal Dessai.	
	15. Shivaji Laxman Sawal Desai.	
	16. Vithoba Shivram Sawal Desai.	
	17. Dr. Narayan P. Naik Malpekar.	
	18. Mrs. Sunetra Narayan Naik Malpekar.	
185/31	O: 1. Raghuraj Vasudeo Deshprabhu. Khoti-Uttam Raghunath Naik Desai.	3175
204/1	O: 1. Surendranath Shripad Senai Desai. Khoti-Babu Sakho Kharvate.	7780
204/3	O: 1. Surendranath Shripad Senai Desai. Khoti-Babu Sakho Kharvate.	590
204/4	O: 1. Surendranath Shripad Sinai Desai. Khoti-Babu Sakho Kharvate.	420
205/1	O: 1. Narayan Vishnu Morajkar. 2. Pandurang Ramchandra Morajkar. C: 1. Pandurang Morajkar. 2. Narayan 3. Arjun V. Morajkar.	3245
205/3	O: 1. Purushottam Sitaram Shenai Desai. T: 1. Babu Sakho Kharvat.	420

Boundaries :

North : S. No. Road, 186/30, 204/1,
185/31, 205/1, A.

South : S. No. 185/30, 186/30, 204/1,
205/1, 185/31.

1	2	3
East	: S. No. 186/16, 185/30, 29, 31, 185/28, 27, 26, 25, 24, 23, 204/1, 4, 3.	
West	: S. No. 186/30, 185/30, 31, 205/1, 204/1.	
		Grand Total: 22730

By order and in the name of the Governor
of Goa.

Anju S. Kerkar, Under Secretary (Revenue-II).

Porvorim, 15th October, 2013.

Notification

No. 22/29/2013-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose, viz. Land Acquisition for construction of Coastal Security Police Station at Talpona, Village Poinguinim of Canacona Taluka.

Now, therefore, the Government hereby notifies, under sub-section (1) of Section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that said land is likely to be needed for

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this notification, will under clause (seventh) of Section 24 of the said Act be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under Section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice

thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.

4. The Government further appoints under clause (c) of Section 3 of the said Act, the Dy. Collector/SDO Canacona, Canacona-Goa to perform the functions of a Collector, under the said Act in respect of the said land.

5. The Government also authorizes under sub-section (2) of Section 4 of the said Act, the following Officers to do the acts, specified therein in respect of the said land.

1. The Collector, South Goa District, Margao-Goa.
2. The Dy. Collector/SDO, Canacona, Canacona-Goa
3. The Director General of Police, Panaji-Goa.
4. The Director of Settlement and Land Records, Panaji-Goa.

6. A rough plan of the said land is available for inspection in the Office of the Dy. Collector/SDO, Canacona, Canacona-Goa for a period of 30 days from the date of publication of this Notification in the Official Gazette.

SCHEDULE

(Description of the said land)

Taluka: Canacona		Village: Poinguinim
Survey No./ Sub-Div. No.	Names of the persons believed to be interested	Approx. area in sq. mts.
1	2	3
191/1 (part)	O 1. Padmavati Raja. 2. Sovaivir Sadashiva Rajendra Bassavalinga. 3. Vadiyar Raja. 4. Umadevi Raja Vadiar.	1422
Boundaries :		
North : S. No. 191/1.		
South : S. No. 191/1.		
East : S. No. 190/1.		
West : S. No. 191/1.		
		Total: 1422

By order and in the name of the Governor
of Goa.

Ashutosh Apte, Under Secretary (Revenue-I).

Porvorim, 15th October, 2013.

Department of Transport

Directorate of Transport

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Order

No. D. Tpt/STA/261/2013

Read: i) Notification No. 5/25/89-TPT/1117 dated 30-05-2008.

ii) Notification No. D.Tpt/STA/MISC/2010/2851 dated 02-09-2010.

iii) Office Memorandum No. 9/10/2010-Fin (DMU) dated 29-11-2011 from Finance (Debt Management) Division.

As per the Office Memorandum referred above the sitting fees to the Non-Official Members of various Committees have been enhanced by the Government.

In view of the said O.M., sanction of the Government is hereby conveyed for payment of sitting fee Rs. 800/- for Non-Official Members of the STA & RTA's per sitting/per meeting.

By order and in the name of the Governor of Goa.

Arun L. Desai, Director & ex officio Addl. Secretary (Transport).

Panaji, 15th October, 2013.

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